

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Kovesdi et al.)	
)	Examiner: Not yet assigned
Serial No.:	10/035,952)	
)	Art Unit: Not yet assigned
Filed:	December 26, 2001)	
)	Atty Docket: 66566.01US2
Title:	System And Method For)	
	Authoring And Providing)	
	Information Relevant To A)	
	Physical World)	

PETITION TO WITHDRAWAL REPRESENTATION

Via Facsimile: (703) 308-6916

Assistant Commissioner for Patents
Office Of Petitions
Washington, D.C. 20231

Dear Sir:

In accordance with 37 CFR §§ 1.36 and 10.40, the attorneys of record, identified by Customer No. 25541, hereby petition the office to accept a withdrawal of their representation of the applicants in the subject application. A copy of this petition has been previously sent to applicant Kovesdi, for her benefit and the benefit of applicant Rajasekharan, on September 18, 2002 so as to allow the applicants sufficient time to seek alternative representation. All papers and property to which the applicants are entitled have been delivered to the applicant Kovesdi with the filing of this petition.

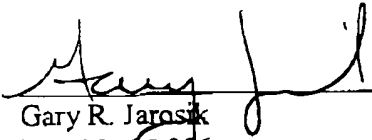
This request for withdrawal is being filed under 37 CFR § 10.40 (c)(1)(iv) since the practitioners' client, by her conduct, renders it unreasonably difficult for the practitioner to carry out the employment effectively.

Since there exists no outstanding actions with respect to this application and the rights of the applicants would not be prejudiced by this withdrawal, it is respectfully requested that a favorable decision be reached on this petition.

Respectfully submitted,

Date: Sept 26, 2002

By:


Gary R. Jarosik
Reg. No. 15,906
Altheimer & Gray
10 South Wacker Drive, Suite 4000
Chicago, Illinois 60606
(312) 715-4000

Certificate of Transmission: I hereby certify that this correspondence is being facsimile transmitted to the Patent and Trademark Office (facsimile number (703) 308-6916) on this 26 day of September, 2002.

By:


Name: Michelle Cook

GARY R. JAROSIK
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September 26, 2002

Certified Mail – Return Receipt Requested

Ms. Rozsa Kovesdi
70 Derby Court
Madison, New Jersey 07940

Dear Rozi:

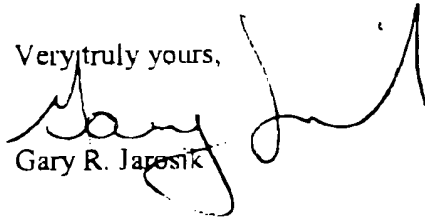
In accordance with my recent letter which provided you with due notice regarding our intent to withdrawal from representation, enclosed herewith please find all of the papers relating to your patent application which I am returning to your attention.

I have also enclosed a copy of our petition to withdrawal from employment which has been filed with the U.S. Patent Office.

Under the rules of professional conduct, it is permissive for a firm to withdraw from employment in the event that the conduct of the client renders it unreasonably difficult for the firm to carry out that employment. Your past and continued conduct has made it unreasonably difficult for our firm to carry out our employment. For example, you have ignored legal advice with respect to your corporate and patent issues. Furthermore, your choosing to ignore this legal advice has necessitated the performance of additional legal work which you repeatedly and consistently question and refuse to pay for. For these reasons, among others, we are withdrawing our representation.

There are presently no outstanding matters before the Patent Office that need your immediate attention. As such, you will have sufficient time to employ another practitioner. We have no duty to assure that you will be able to employ such a substitute practitioner.

Very truly yours,


Gary R. Jarosik

GRJ:mc
Enclosures

cc: Jeffrey T. Kraus

(871147 1)

CHICAGO BRATISLAVA BUCHAREST BUDAPEST*
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